MRS. NATION AT YALE

Temperance Lecturer's Lively Reception by the Students.

GLEE OLUB SANG WINE DITTIES.

Greeted Her Remarks With Satirical Songs, and When She Told Them That They Were on the Road to Hell Yale Men Chorused, "Oh, Fudge, Carrie!"

After snatching a cigarette from the unsuspecting lips of Secretary Julin of Mayor Studley's official staff and sweeping up Chapel street, in New Haven, with many an angry glance at the saloons that lighted her way, Mrs. Cartie Nation stormed the Yale campus the other night, says the New York World.

"The mayor says I can have the freedom of the city if I do no smashing," announced Mrs. Nation, mounting the steps of Osborn hall.

In a twinkling the word went round. Five minutes later 1,000 students massed about the Kansas cyclone. Everybody was smoking.

"Cigarettes are an abomination!" cried Mrs. Nation.

"Brek-ek-ek-ex! Coax! Coax! Brek-ekek-ex! Coax! Coax! Whoa up, whoa up, parabalou, Yale!" came back in resounding chorus, while 1,000 cigarettes were lighted simultaneously.

"Young man, would your sweetheart let you kiss her after smoking that thing?" cried Mrs. Nation to the nearest freshman.

"Dear boys," she began, "I am not"-"Oh, Carrie!" yelled the mob.

"The whisky trust is described in the Bible as a covenant with hell. I believe that"-Just then the Yale Glee club began:

Good morning, Carrie. How are you this Were you dreaming about me, my pretty

"Dear boys, I've been in jail and I've"-Just then a dog trained to howl was

trotted out and did his best. Mrs. Nation waited patiently. "The rum demon is the"-

But the students broke out:

Goodby, booze, forevermore. My drinking days will soon be o'er. I've had a good time, and that's no lie, But look what liquor has done for me. Goodby, booze, forevermore. "I'm amazed at the sentiment of such songs. Really, in all my life"-

But then came: Give us a drink, bartender, For we leve it, as you know, And surely you will oblige us With a little drop or so!

"The saloon," shouted Mrs. Nation, "has been after those singers. It'll get 'em if they don't watch out!" But the answer was:

Show me the way to go home, Carrie, Show me the way to go home, For I've been drunk for the last six months; Show me the way to go home!

"You're on the road to hell!" shouted Mrs. Nation. "Oh. fudge, Carrie!" yelled Yale men.

I'm a Sunday school scholar, ha, ha! I never have smoked a cigar Of smoking or drinking I've never been

thinking: So down with King Alcohol. She couldn't finish. New drinking

songs topped off every one of her periods against the drink demon. Finally she started back to the New Haven House, preceded by a flying wedge. She snatched every cigarette she could "Take that nasty thing out of your

mouth!" she cried to Burnside Winslow, captain of the Yale nine, plucking the cigarette. "What would your sweetheart say?" Later Mrs. Nation visited the cam-

pus again and made several speeches.

HORSE CHESTNUTS AS FUEL

Connecticut Housewives Discover Means For Defying Coal Famine.

Some thrifty housewives in the north end of Stamford, Conn., have discovered a new fuel and are quite enthusiastic over it, says the New York Times. The discovery makes possible the utilization of a product of nature which heretofore has served practically no other purpose in local economics than to afford a plaything for the children of the community. The housewives are making the most of the crop of horse chestnuts, and the younger members of the household may be found daily tramping the fields and forests in search of them.

The horse chestnut fuel is treated to a drying process before it is ready for use-that is, the nuts are scattered over the floor in a warm, dry room, generally the attic, and are allowed to season. A short period of seasoning, and the nuts, somewhat shrunken, are dry and almost if not fully as hard as anthracite. The drying process causes the sap to evaporate and the meat to

This sort of fuel has by experiment been found to cause a warm fire. It burns briskly and emits much heat, and good cooking has been done over it. In the country districts, where the horse chestnut tree abounds more than on the outskirts of the city, residents could get along nicely during the winter on a supply of wood and seasoned horse chestnuts.

New Mark In Beef Dressing.

The Amalgamated Meat and Cattle Datcher Workmen of North America held a picnic at Lake Contrary, near St. Joseph, Mo., the other day. In the beef dressing contest Lafe Porlier of Chicago broke the world's record and won the match, says the Chicago Record-Herald. There were six entries, and Porlier dressed his steer in 3m. 551/4s. The world's record was 4m. 831/2s., held by A. Nelson of Kansas

Clerk's Sale.

STATE OF SOUTH CAROLINA,

COUNTY OF FAIRFIELD. COURT OF COMMON PLEAS.

S. P. Younginer, S. R. Younginer, Lee R. Younginer, George F. Younginer, John W. Younginer and B. B. Barr, Plaintiffs,

Mrs. M. L. Younginer, in her own right and as administratrix of the estate of Thomas P. Younginer, deceased, and the Scottish American Mortgage Company Limited, De-

In pursuance of an order of the Court of Common Pleas made in the above stated case, I will offer for sale before the Court House door in Winnsboro,

FIRST MONDAY IN NOVEMBER

next, within the legal hours of sale, at public outcry to the highest bidder, the following described property, to wit: All that piece, parcel or tract of land lying, being and situate in the County of Fairfield and State aforesaid, con-

TWO HUNDRED (200) ACRES, more or less, and bounded on the north and northwest by Glenn's Bridge road, on the east by lands of J. and S. W.

2nd. All that piece, pircel or tract of land lying, being and situate in the County of Fairfield and State aforesaid containing

THREE HUNDRED (300) ACRES, more or less, and bounded on the north by the estate of W. S. Yarborough, on the west by the Columbia and Monti-cello public road, on the south by lands of D. L. Glenn, Sr., and what is known as the Clark or Herring place, and on the east by Little River.

3rd. All that piece, parcel or tract of land lying, being and situate in the County of Fairfield and State aforesaid containing

THREE (3) ACRES,

more or less, and bounded on the north and east by lands of John M. Glenn, on the south by lands of David L. Glenn, and on the west by the public highways, known as the Columbia road, the said parcel of land having as a butting a large ditch on the north and cornering on the northeast at a certain in Fairfield County and State of South spring known as Glenn's Spring.

TERMS OF SALE: One-third of the purchase money to be paid in cash, the balance in two more or less, and bounded on the north equal annual instalments from the day of sale with interest from the day of Stevenson, on the south by lands of sale to be secured by the bond of the J. G. Wolling and Katie Hopkins, on of twelve months from the day of purchaser and a mortgage of the premises sold, the purchaser to have the privilege of paying all or any of the credit portion of the purchase money

the east by lands of S. E. Lumpkin, and on the west by lands of J. G. Wolling and J. A. Stevenson.

TERMS OF SALE AS FOLLOWS: in cash.

Purchasers to pay for all necessary papers and recording thereof.

JNO, W. LYLES, C. C. C, P. F. C. Winnsboro, S. C., October 15th, 1902.

Clerk's Sale.

STATE OF SOUTH CAROLINA, COUNTY OF FAIRFIELD.

COURT OF COMMON PLEAS. Eli W. Parker, Carrie B. Steele, Mat-

tie Mayer, Edgar W. Parker and others, Plaintiffs, John M. Parker, Sallie Hope, Law-

rence L. Parker and The Bank of Ridgeway, Defendants. In pursuance of an order of the

Court of Common Pleas made in the above stated case, I will offer for sale before the Court House door in Winnsbefore the Court House door boro, on the

FIRST MONDAY IN NOVEMBER next, within the legal hours of sale, at the following described property to public outcry to the highest bidder, wit: the following described property, to Al

All that certain piece or parcel of land containing

aforesaid, and bounded on the north by the Longtown road, on the west and south by lands belonging to the estate of John R. Thomas, deceased, and on the east by lands formerly belonging to the estate of Mrs. A. F. Hunter, deceased.

2nd. All that certain the State of Mrs. A. F. The whole of the state of Mr

containing

ONE HUNDRED AND SIXTY (160) ACRES,

more or less, lying and situate on Sawney's Creek in the said County of Fairfield and State aforesaid, and bounded by lands formerly belonging to Mrs. Ann Hunter, James B. Walker, Noah Rhine and Howell Edmunds. 3rd. All that certain tract of land

SIXTY-EIGHT ACRES, nore or less, lying and situate in the said (op ty of Fairfield, in the State foresaid, and bounded on the north nd west by lands of Mrs. A. C. L. or as, on the east by lands of Mrs. ...J. Bo on and Bannie Bryant and a the South by lands of Mrs. J. E. tapree and Mrs. A. C. Thomas.

TERMS OF SALE. the third of the purchase money to idia cash on the day of sale and but nee thereof on a credit of one sale, on the ents, with interest thereon pay t I st be paid, to be secured by the ands of the respective purchasers and the premises sold, respectively, or Il cosh at the option of the respective ourchasers, the purchasers respectively o pay for all necessary papers and the

recording of their respective mortgages, JNO. W. LYLES, C. C. C. P. F. C. Winnsboro, S. C., October 15, 1902.

Clerk's Sale.

STATE OF SOUTH CABOLINA,

COUNTY OF FAIRFIELD. COURT OF COMMON PLEAS. A. F. Ruff and W. H. Ruff as late

co-partners under the firm name of A. F. Ruff & Co., Plaintiffs,

FIRST MONDAY IN NOVEMBER next, within the legal hours of sale, at

boro, S. C., on the

All that certain piece, parcel or tract of land lying, being and situate in the County of Fairfield and State aforesaid,

containing ONE HUNDRED AND ELEVEN
(111) ACRES,

more or less, and bounded on the north by lands of Simon Jones, and on the other sides by lands of the Boulwares estate, lands of Ralph D. Wilson, Reuben Jones and Mrs. Crumpton, and being the same tract of land that was conveyed to Robert Bynum by H. A. Gaillard.

TERMS OF SALE.

One-half of the purchase money to be paid in cash on the day of sale, and the balance on a credit of one year, with interest thereon from said day of sale, to be secured by the bond of the purchaser and a mortgage of the premises so sold, with the privilege to the purchaser to pay the whole amount of the bid in cash.

The purchaser to pay for all necessary papers and recording thereof.

JNO. W. LYLES,
C. C. C. P. F. C.

Winnsboro, S. C., October 15, 1902.

Clerk's Sale.

STATE OF SOUTH CAROLINA. COUNTY OF FAIRFIELD.

COURT OF COMMON PLEAS. John A. Stevenson, Plaintiffs.

vs.
David Charles, Sr., David Charles, Jr.,
Rebecca Charles, Vanderbilt Charles,
and W. M. Meador, Defendants. In pursuance of an order of the

Court of Common Pleas made in the above stated case, I will offer for sale before the Court House door in Winnsboro, S. C., on the FIRST MONDAY IN NOVEMBER

All of that certain piece, parcel or tract of land lying, being and situate

Carolina, containing ONE HUNDRED AND SIXTY. FIVE (165) ACRES, by lands of J. A. Stevenson and

The whole of the purchase money to be paid in cash on the day of sale, and the purchaser to pay for all necessary

papers and recording thereof.

JOHN W. LYLES,

C. C. C. P. F. C.

Winnsboro, S. C., October 15, 1902.

Clerk's Sale.

STATE OF SOUTH CAROLINA, COUNTY OF FAIRFIELD.

COURT OF COMMON PLEAS.

The Mutual Loan and Investment Association of Fairfield County, Plain-

W. T. Newman, Defendant. In pursuance of an order of the Court of Common Pleas made in the above stated case, I will offer for sale

next, within the legal hours of sale at public outcry to the highest bidder,

All that certain piece, parcel or lot of land lying, being and situate in the town of Simpson, in the County of Fairfield and State aforesaid contain-

be paid in cash on the day of sale and on the western side of Wateree papers and recording thereof.

JNO. W. LYLES,
C. C. C. P. F. C.

Winnsboro, S. C., October 15, 1902.

Clerk's Sale.

STATE OF SOUTH CAROLINA,

County of Fairfield. COURT OF COMMON PLEAS. Thos. W. Brice, Plaintiff,

David H. Cork and Thos. G. Patrick, Defendants.

In pursuance of an order of the Court in the above stated cause I will offer for sale to the highest bidder, before the Court House door, within the legal hours of

FIRST MONDAY IN NOVEMBER a stands until the whole debt and next, the following described

real estate to wit: All that certain tract or parcel er's Creek and bounded on the purchaser and a mortgage of the north by lands of Emma Mobley and Mrs. Weir, on the east by Patrick and John Simonton and the purchase money in cash. The on the west by W. B. Simonton purchaser to pay for all necessary containing

FOUR HUNDRED AND TWENTY ACRES, more or less.

TERMS OF SALE:

One-third of the proceeds of sale to be paid in cash on the day of sale and the balance on a Robert Bynum and Henry A. Gaillard, credit of one and two years with

before the Court House door in Winns- for all necessary papers, and the Clerk shall take the bond of the purchaser and a mortgage of the premises sold to secure the credit public outcry, to the highest bidder, premises sold to secure the credit the following described property, to portion of the purchase money, or the said purchaser may pay all cash at his option.

JNO. W. LYLES C. C. C. P. F. C. Winnsboro, S. C., October 15,

Clerk's Sale.

STATE OF SOUTH CAROLINA, .County of Fairfield. COURT OF COMMON PLEAS.

T. R. Team, Plaintiff,

Robert R. Team, James Team, M. Alberta Team, Benjamin G. Team and John L. Team, Defendants.

In pursuance of an order of the Court of Common Pleas made about one and a half miles from in the above stated case, I will Shelton, one of which said tracts offer for sale before the Court contains Hoose door in Winnsboro, S. C., on the

FIRST MONDAY IN NOVEMBER

sale, at public outcry, to the the other contains highest bidder, the following described property to wit:

county of Fairfield and State and the Faucett lands. aforesaid,

NINE HUNDRED AND ELEAEN (911)

TERMS OF SALE: One-half of the purchase money to be paid in cash on the day of sale and the balance on a credit sale with interest thereon from the date of such sale and to be secured by the bond of the purchaser and a mortgage of the premises, or all cash at the option of the purchaser, the purchaser to pay for all necessary papers

and for recording the same.

JNO. W. LYLES, C. C. C. P. F. C. Winnsboro, S. C., October 15,

Clerk's Sale.

STATE OF SOUTH CAROLINA, County of Fairfield.

COURT OF COMMON PLEAS. Tinnie R. Team, Plaintiff,

Defendants.

In pursuance of an order of the Court in the above stated cause, I will offer for sale to the highest bidder before the Court House door, within the legal hours of sale, on the

FIRST MONDAY IN NOVEMBER next, the following described real

estate to wit: All that parcel or lot of land in the County and State aforesaid

River and containing NINETY-FIVE (95) ACRES,

more or less, and bounded on the north by lands now of Brooks Cornwell, formerly lands of estate of Dubose, east by lands now of Ben Castles, formerly lands of Robertson, south by lands of estate of Geo. Alden, formerly lands of Allen Belton, and west by lands of estate of Alden, formerly lands of Allen Belton.

The above described tract of said Dick Bryant by Messrs. John and Dave Robertson.

TERMS OF SALE:

One-third of the purchase money to be paid in cash, the balance in two equal annual instalments from the day of sale with interest from the day of sale at eight per cent per annum of land lying on waters of Dump- to be secured by the bond of the premises sold. The purchaser to have the privilege to pay all or W. M. Patrick, south by T. G. any part of the credit portion of papers, for stamps and recording. JNO. W. LYLES,

C. C. C. P. F. C. Winnsboro, S. C., October 15, 1902.

FOR SALE.

SECOND-HAND COMPLETE SAW Defendants.

In pursuance of an order of the Court of Common Pleas made in the boye stated case, I will offer for sale paid in full, the purchaser to pay

Interest thereon from the day of sale until the whole amount be paid in full, the purchaser to pay

SECOND-HAND COMPLETE SAW

MILL. 20 horse power Boiler and Engine. Cotton Gin, 80-saw; Grist Mill. Address, "C," care The News and Parallel Plants of the paid in full, the purchaser to pay

Interest thereon from the day of sale until the whole amount be paid in full, the purchaser to pay

Interest thereon from the day of sale until the whole amount be paid in full, the purchaser to pay

Interest thereon from the day of sale until the whole amount be paid in full, the purchaser to pay

Interest thereon from the day of sale until the whole amount be paid in full, and the sale until the whole amount be paid in full.

Clerk's Sale.

STATE OF SOUTH CAROLINA, County of Fairfield. COURT OF COMMON PLEAS. Ida S. Shivar, Plaintiff.

Fannie Newbill, Claudia Coates and Sim Coates, Defendants.

In pursuance of an order of the Court of Common Pleas made in the above stated case, I will offer for sale before the Court House door in Winnsboro, S. C., on the

FIRST MONDAY IN NOTEMBER next, within the legal hours of sale, at public outery to the highest bidder, the following de-

scribed property to wit: Those two certain pieces, parcels or tracts of land lying, being and situate in the County of Fairfield and State aforesaid,

ONE HUNDRED ACRES,

more or less, and is bounded by the Mayo lands, the McConnell next, within the legal hours of lands and the Shelton lands, and

SIXTY-SIX ACRES,

more or less, and is bounded by All that tract of land in the the Keller lands, the Mayo lands

TERMS OF SALE:

One-half of the purchase money to be paid in cash on the day of more or less, and known as the sale, and the balance on a credit Heins tract and being the land of one year, with interest thereon conveyed to B. G. Team by John from said day of sale, to be senext, within the legal hours of sale, at public outcry to the highest bidder, the following described property to Eraphlin Cloud, east, by lands of premises sold, with the privilege north by lands of the estate of chaser and a mortgage of the Franklin Cloud, east by lands of premises sold, with the privilege C. E. Dinkins, south by lands of to the purchaser to pay the whole George W. Witte and west by amount of the bid in cash, the lands of Flannigan and Salmond. purchase to pay for all necessary papers and the recording thereof.

JNO. W. LYLES, C. C. C. P. F. C. Winnsboro, S. C., October 15,

Clerk's Sale.

STATE OF SOUTH CAROLINA, County of Fairfield. COURT OF COMMON PLEAS.

The Winnsboro Bank, Plaintiff, W. Watt Brice and Walter A.

Blain, Defendants. In pursuance of an order of the Court of Common Pleas made in the above stated case, I will offer for sale before the Court House door in Winnsboro, S. C.,

FIRST MONDAY IN NOVEMBER next, at public outcry, to the highest bidder, the following de-

scribed property to wit: All that tract of land conveyed Dick Bryant, C. P. Wray and to Walter A. Blain by W. Watt Chevis Wray, corporation doing Brice, being in the County and business as C. P. Wray & Co., State aforesaid, known as parts of the Sterling and Swaun places containing

TWO HUNDRED AND NINETY (290) ACRES.

more or less, and bounded by lands of T. W. Brice, Jr., Robt. Beckham, Maggie Caldwell, W. Watt Brice and the Southern Railroad, and has such marks and shapes as will more fully appear by reference to a plat made by T. M. Boulware, dated 7th November, 1898, which last mentioned mortgage was duly recorded on the 21st day of January, 1899, in the office of the Clerk of Court of Common Pleas for Fairfield County, in Book 30, page 16.

TERMS OF SALE:

One-third of the purchase money to be paid in cash on the day of sale and the balance thereof on a credit of one and two years in equal annual instalments with interest from the day of sale at eight per cent per annum, payable annually, until land being the same conveyed to the whole debt and interest be paid, to be secured by the bond of the purchaser and a mortgage of the premises sold, or all cash at the option of the purchaser; the purchaser to pay for all necessary papers and the record-

ing of the mortgage. JNO. W. LYLES. C. C. C. P. F. C. Winnsboro. S. C., October 15, 1902.

Clerk's Sale.

STATE OF SOUTH CAROLINA, County of Fairfield. COURT OF COMMON PLEAS.

Arthur A. Hollis, individually and as Administrator of the estate of Mansel Hollis, deceased, and Martha Bell, Plain-

against Kate DeVault, Defendant.

In pursuance of an order of the Court of Common Pleas made in 10-1 | the above stated case, I will offer

for sale before the Court House door in Winusboro, S. C., on the

FIRST MONDAY IN NOVEMBER

next, within the legal hours of sale, at public outcry to the highest bidder, the following described

property, to wit: All that piece, parcel or tract of land lying, being and situate in Fairfield County, in the State

aforesaid, containing THREE HUNDRED AND FIFTY ACRES,

more or less, bounded by lands of Nickey or Scott, J. W. Keistler, Laura G. Miller, Sarah Du-Bose, Jesse Gladden, and J. M.

Higgins. TERMS OF SALE.

One-half of the purchase money to be paid in cash on the day of sale and the balance on a credit of one year from said day of sale, with interest thereon from date of sale, to be secured by the bond of the purchaser and a mortgage of the premises sold, with the privilege of the purchaser to pay the whole amount of bid in cash. The purchaser to pay for all necessary papers and the record-

ing thereof. JNO. W. LYLES, C. C. C. P. F. C.

Winnsboro, S. C., Oct. 15, 1902. Application for Final Discharge.

Notice is hereby given that I will apply to the Probate Judge for Fair-field County for a final discharge as Administrator of the estate of Mrs. Caroline Jones, deceased, on the 6th day of November, 1902.

JNO. P. JONES,

Executrix Notice.

Administrator.

Executrix.

10-8-1m

Notice is hereby given that all persons having claims against the estate of the late Thos. W. Woodward, de-ceased, will present the same, duly sworn to, to me on or before December 1, 1902, at Rockton, S. C. R. V. WOODWARD,

Letters of Administration

STATE OF SOUTH CAROLINA. COUNTY OF FAIRFIELD.

BR S. R. Johnston, Esq., Judge of Probate: Whereas, John W. Lyles, as Clerk of Court of Common Pleas, hath made suit to me to grant him letters of ad-ministration of the estate and effects

of Elizabeth Turner, deceased: These are, therefore, to cite and admonish all and singular the kindred and creditors of the said Elizabeth Turner. deceased, that they be and appear before me, in the Court of Probate, to be held at Fairfield Court House, South Carolina, on the 19th day of November next, after publication hereof, at 11 o'clock in the forenoon, to show cause, if any they have, why the said administration should not be granted.

of October, Anno Domini 1902. S. R. JOHNSTON, Judge of Probate.

Given under my hand, this 8th day

Letters of Administration STATE OF SOUTH CAROLINA,

COUNTY OF FAIRFIELD. By S. R. Johnston, Esq., Judge of Probate:

Whereas, A. B. Cathcart hath made

suit to me to grant him letters of administration of the estate and effects of Williford Johnson, deceased: These are, therefore, to cite and ad-monish all and singular the kindred and creditors of the said Williford Johnson, deceased, that they be and appear before me, in the Court of Probate, to be held at Fairfield Court House, South Carolina, on the 16th day of October next, after publication hereof, at 11 o'clock in the forenoon, to show cause, if any they have, why

the said administration should not be granted. Given under my hand, this 30th day of September, Anno Domini 1902. S. R. JOHNSTON Judge of Probate.

Rye

Crimson Clover

Wheat

Barley

Onion Sets.

Under Winnsboro Hotel.

MONEY TO LOAN.

I have made arrangements to lend money on first mortgages on improved farms in this county. The rate of interest is eight per cent on all sums un-der \$1,000. On sums over that amount, seven per cent. No commissions are charged, but borrower pays for abstract, and other expenses incident to obtain-J. E. McDONALD. ing loan.

McMASTER CO.